OBJECTION TO DEBTORS DISCHARGE AND CHALLENGE TO DISCHARGEABILITY OF CERTAIN DEBTELEON CASE# 12-2/010-ML 9\$ 4500 OF DEB-2013 JAN 28, PM 3:33 O BE SECURED W/ HOUSEHO LUS BANKRUPTOS COURTS C S S 10 D S OF

OEBTOR

BY_______DEP. GLK. 1\$ 1200 OF DEBT WAS TO SECURED WITITLE & MOTORCYCLE (SUBSEQUENTALLY TAKEN W/O PERMISSION BY DEBTOR) CH REMAINDER OF DEBT WAS TO BE SECURED WIDOGE TRUCK TITLE & WAS NEUER HANDED OUER (DEBTOR HAS SUBSEQUENTLY PURCHAGED A NEW VECHILE AGAIN & A GAIN PUT INTO NEW GIRLTREIN NAME) d some OR DEBT IS NOT LENT MONEY BUT DAMAGES TO DEBTEES UECHILE & PROPERTY E.ALSO SOME OF DEBT IS OWED TO A THIRD PARTY BORROWED THRU DEBTEE FOR DEBTOR F. SOME OF MONEY WAS DEED LENT DUE 760 DEBTOR'S ABUSE TOOSE \$2500 LENT TO MAKE HOUSE PAYMENT SUBSEQUENTLY WSED FOR DISNEYLAND 0 \$5000 \$6500 TO INCLUDE DAMAGES CAUSED BY DEBTOR TO LEXUS SUBSEQUENTY PART OF BANKRING) 9. DEBTOR SUBSEQUENTY CHAIMS PRESUMPTION OF ABUSE X Glenn Wilse 28 JAN 2013